PTO/SB/26 (10-00)

Approved for use 10/31/2002, OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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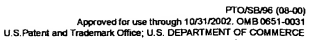
TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional)

	RESECTION OVER A PRIOR	PATENT	<u> </u>
In re Application of:	Reuben Hertz		
Application No.:	Appn Number		
Filed:	August 27, 2001		
For:			TER
hereby disclaims, e instant application, U.S.C. 154 to 15 5,839,946 enforceable only foruns with any pater assigns. In making to the instant application of its full expiration of its full instant application.	which would extend beyond the 6 and 173, as presently short The owner hereby agrees that and during such period that it a ent granted on the instant applicable the above disclaimer, the owner do not that would extend to the expire 3 of the prior patent, as presently allure to pay a maintenance feed ion, is statutorily disclaimed in why a reexamination certificate, is statutory term as presently shorter	inal part of the statutory term of are expiration date of the full statute ened by any terminal disclaimed any patent so granted on the insent the prior patent are commonly ation and is binding upon the grantes not disclaim the terminal part of ation date of the full statutory term shortened by any terminal disclaim, is held unenforceable, is found to reissued, or is in any manner	fory term defined in 35 r, of prior Patent No. tant application shall be owned. This agreement intee, its successors or of any patent granted on as defined in 35 U.S.C. Imer, in the event that it d invalid by a court of r 37 CFR 1.321, has all
For submission	ons on behalf of an organization (e.g., cor		ent agency, etc.), the
made on information knowledge that will under Section 1001	on and belief are believed to be tr ful false statements and the like : I of Title 18 of the United States C	ue; and further that these stateme so made are punishable by fine or code and that such willful false stat	nts were made with the imprisonment, or both,
The undersig	ned is an attorney or agent of record. 939865 (55:00:0P :		8/25/01
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		Typed or printe	ed name
X Terminal disclai	mer fee under 37 CFR 1.20(d) included.		
	Application No.: Filed: For: The owner hereby disclaims, e instant application, U.S.C. 154 to 15 5,839,946 enforceable only for runs with any pater assigns. In making the instant application of the instant application of its full expiration of its full check either box 1 or 2 inclaims canceled be expiration of its full check either box 1 or 2 inclaims canceled be expiration of its full check either box 1 or 2 inclaims canceled be expiration of its full check either box 1 or 2 inclaims canceled be expiration of its full check either box 1 or 2 inclaims canceled be made on information the validity of the area inclaims. I hereby definition the validity of the area inclaims canceled be made on information the validity of the area inclaims. I hereby definition the validity of the area inclaims canceled be made on information the validity of the area inclaims. I hereby definition the validity of the area inclaims canceled be made on information the validity of the area inclaims. I hereby definition the validity of the area inclaims canceled be made on information the validity of the area inclaims. I hereby definition the validity of the area inclaims canceled be made on information the validity of the area inclaims. I hereby definition the validity of the area inclaims canceled be made on information the validity of the area inclaims.	Filed: August 27, 2001 For: HANDHELD APPARATUS FOR DESTRICTIONAL FLOW COME The owner', Reuben Hertz of hereby disclaims, except as provided below, the terminstant application, which would extend beyond the U.S.C. 154 to 156 and 173, as presently shorte 5,839,946. The owner hereby agrees that enforceable only for and during such period that it arruns with any patent granted on the instant applications with any patent granted on the instant applications. In making the above disclaimer, the owner do the instant application that would extend to the expiration of 156 and 173 of the prior patent, as presently later: expires for failure to pay a maintenance feed competent jurisdiction, is statutorily disclaimed in which is canceled by a reexamination certificate, is expiration of its full statutory term as presently shorte. Check either box 1 or 2 below, if appropriate. I hereby declare that all statements made he made on information and belief are believed to be the knowledge that willful false statements and the like stunder Section 1001 of Title 18 of the United States Competent of the application or any patent issued the stunder Section 1001 of Title 18 of the United States Competent of the application or any patent issued the stunder Section 1001 of Title 18 of the United States Competent of the application or any patent issued the stunder Section 1001 of Title 18 of the United States Competent of the application or any patent issued the stunder Section 1001 of Title 18 of the United States Competent of the application of this form may be be included on this form. Provide credit care	Application No.: Appn Number Filed: August 27, 2001 For: HANDHELD APPARATUS FOR DELIVERY OF PARTICULATE MAI WITH DIRECTIONAL FLOW CONTROL The owner*, Reuben Hertz of 100 percent interest in hereby disclaims, except as provided below, the terminal part of the statutory term of an instant application, which would extend beyond the expiration date of the full statut U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaime 5,839,946. The owner hereby agrees that any patent so granted on the instended only for and during such period that it and the prior patent are commonly runs with any patent granted on the instant application and is binding upon the grant assigns. In making the above disclaimer, the owner does not disclaim the terminal part of the instant application that would extend to the expiration date of the full statutory term 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimal later: expires for failure to pay a maintenance fee, is held unenforceable, is found competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under idlaims canceled by a reexamination certificate, is reissued, or is in any manner expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate. I hereby declare that all statements made herein of my own knowledge are true made on information and belief are believed to be true; and further that these statements knowledge that willful false statements and the like so made are punishable by fine or under Section 1001 of Title 18 of the United States Code and that such willful false statements and the like so made are punishable by fine or under Section 1001 of Title 18 of the United States Code and that such willful false state the validity of the application or any patent issued thereon. Signalure The undersigned is an attorney or agent of record. Signalure Typed or printer

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Form PTO/SB/96 may be used for making this certification. See MPEP § 324.



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	STATEMENT UND	ER 37 CFR 3.73(b)			
Applicant/Patent Owner:	Reuben Hertz				
Application No./Patent No.:	5,839,946	Filed/Issue Date: November 24, 1998			
Entitled: Disposable, Pa					
Reuben Hertz & Barry G	roman , a	Private Parties ,			
(Name of Assignee)	(Type of As	signee, e.g., corporation, partnership, university, government agency, etc.)			
states that it is:					
1. A the assignee of the entire					
2. an assignee of less than to The extent (by, percentage)	e) of its ownership inte	rest is%			
in the patent application/patent identified above by virtue of either:					
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.					
OR					
B. [] A chain of title from the in assignee as shown below		application/patent identified above, to the current			
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[X] Copies of assignments or oth [NOTE: A separate copy (i.e. must be submitted to Assign recorded in the records of the	., the original assignme ment Division in accord	ent document or a true copy of the original document) lance with 37 CFR Part 3, if the assignment is to be			
The undersigned (whose title is s	upplied below) is autho	prized to act on behalf of the assignee.			
8/25/01		Reuben Hertz			
Øate	· -	yred or printed name			
		//// Signature			
		Private Party			
		Title			

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